

see Your deeds unfolding in our history and in every act of justice and kindness we have gathered and offered You praise. With family and friends we gathered at table and You renewed us in the bonds that hold us faithful and fill us with gratitude. Bless those who have blessed us. Be close to those most in need of Your compassion and love.

Fear of You, O Lord, is the beginning of wisdom. Make us truly wise. As we begin our works of truth and justice guide us to grow in understanding, for our hearts are fixed on Your faithful promise that You will be with us now and forever. Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day's proceedings and announces to the House her approval thereof.

Pursuant to clause 1, rule I the Journal stands approved.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from Indiana (Mr. PENCE) come forward and lead the House in the Pledge of Allegiance.

Mr. PENCE led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

MESSAGE FROM THE SENATE

A message from the Senate by Mr. Monahan, one of its clerks, announced that the Senate has passed with an amendment in which the concurrence of the House is requested, a bill of the House of the following title:

H.R. 2311. An act making appropriations for energy and water development for the fiscal year ending September 30, 2002, and for other purposes.

The message also announced that the Senate insist upon its amendment to the bill (H.R. 2311) "An Act making appropriations for energy and water development for the fiscal year ending September 30, 2002, and for other purposes" requests a conference with the House on the disagreeing votes of the two Houses thereon, and appoints Mr. REID, Mr. BYRD, Mr. HOLLINGS, Mrs. MURRAY, Mr. DORGAN, Mrs. FEINSTEIN, Mr. HARKIN, Mr. INOUE, Mr. DOMENICI, Mr. COCHRAN, Mr. MCCONNELL, Mr. BENNETT, Mr. BURNS, Mr. CRAIG, and Mr. STEVENS, to be the conferees on the part of the Senate.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 4 of rule I, the Speaker signed the following enrolled bill on Friday, July 20, 2001:

H.R. 2216, making supplemental appropriations for the fiscal year ending September 30, 2001.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, July 20, 2001.

Hon. J. DENNIS HASTERT,
The Speaker, House of Representatives, Washington, DC.

DEAR MR. SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U. S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on July 20, 2001 at 3:32 p.m.

That the Senate agreed to conference report H.R. 2216.

With best wishes, I am
Sincerely,

MARTHA C. MORRISON,
Deputy Clerk of the House.

COMMUNICATION FROM THE CHAIRMAN OF COMMITTEE ON TRANSPORTATION AND INFRASTRUCTURE

The SPEAKER pro tempore laid before the House the following communication from the chairman of the Committee on Transportation and Infrastructure; which was read and, without objection, referred to the Committee on Appropriations:

COMMITTEE ON TRANSPORTATION
AND INFRASTRUCTURE,
Washington, DC, July 20, 2001.

Hon. J. DENNIS HASTERT,
Speaker, House of Representatives, The Capitol,
Washington, DC.

DEAR MR. SPEAKER: Enclosed please find copies of resolutions approved by the Committee on Transportation and Infrastructure on July 18, 2001, in accordance with 40 U.S.C. §606.

Sincerely,

DON YOUNG,
Chairman.

There was no objection.

RAILROAD DISASTERS

(Mr. GIBBONS asked and was given permission to address the House for one minute and to revise and extend his remarks.)

Mr. GIBBONS. Madam Speaker, last weekend downtown Baltimore was shut down due to the derailment of a freight train carrying hazardous chemicals.

Madam Speaker, just imagine what could have happened if that train was carrying high-level, highly radioactive nuclear waste, the world's most toxic, deadliest material known to man. Thousands of people would have been exposed to not only heavy smoke and soot but to invisible radiation that can kill them as well as any livestock or other crops within the area.

This scenario is not science fiction. The CBS news show "60 Minutes" detailed that train accidents due to track failure are happening at a rate of nearly one every 24 hours. That is a train accident once every day.

The Department of Energy wants to ship nuclear waste on our railways, past our schools, past our hospitals, through our neighborhoods and communities, and past schools and farms.

Madam Speaker, our responsibility is to protect the American public, not endanger them. We cannot allow the DOE to threaten the lives of our constituents.

EMBRYONIC STEM CELL RESEARCH

(Mr. PENCE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PENCE. Madam Speaker, as the debate over using Federal funds to support embryonic stem cell research goes forwards, I would urge my colleagues in this Chamber to consider the clear words of Pope John Paul II spoken to our President today, who said in Rome, "Experience is already showing how a tragic coarsening of consciences accompanies the assault on innocent life in the womb, leading to the accommodation and acquiescence in the face of other related evils such as euthanasia, infanticide, and, most recently, proposals for the creation for research purposes of human embryos, destined to destruction in the process."

The Pope went on to say, "A free and virtuous society which America aspires to be must reject practices that devalue and violate human life at any stage from conception until natural death."

May we in this Chamber, Madam Speaker, and our President heed the words of this gentle servant of God.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mrs. BIGGERT). Pursuant to clause 8 of rule XX, the Chair announces that she will postpone further proceedings today on each motion to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote is objected to under clause 6 of rule XX.

Any record votes on postponed questions will be taken after debate has concluded on all motions to suspend the rules, but not before 6 p.m. today.

MOUNT NEBO WILDERNESS BOUNDARY ADJUSTMENT ACT

Mr. GIBBONS. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 451) to make certain adjustments to the boundaries of the Mount

Nebo Wilderness Area, and for other purposes, as amended.

The Clerk read as follows:

H.R. 451

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Mount Nebo Wilderness Boundary Adjustment Act".

SEC. 2. BOUNDARY ADJUSTMENTS.

(a) **LANDS REMOVED.**—The boundary of the Mount Nebo Wilderness is adjusted to exclude the following:

(1) **MONUMENT SPRINGS.**—The approximately 8.4 acres of land depicted on the Map as "Monument Springs".

(2) **GARDNER CANYON.**—The approximately 177.8 acres of land depicted on the Map as "Gardner Canyon".

(3) **BIRCH CREEK.**—The approximately 5.0 acres of land depicted on the Map as "Birch Creek".

(4) **INGRAM CANYON.**—The approximately 15.4 acres of land depicted on the Map as "Ingram Canyon".

(5) **WILLOW NORTH A.**—The approximately 3.4 acres of land depicted on the Map as "Willow North A".

(6) **WILLOW NORTH B.**—The approximately 6.6 acres of land depicted on the Map as "Willow North B".

(7) **WILLOW SOUTH.**—The approximately 21.5 acres of land depicted on the Map as "Willow South".

(8) **MENDENHALL CANYON.**—The approximately 9.8 acres of land depicted on the Map as "Mendenhall Canyon".

(9) **WASH CANYON.**—The approximately 31.4 acres of land depicted on the Map as "Wash Canyon".

(b) **LANDS ADDED.**—Subject to valid existing rights, the boundary of the Mount Nebo Wilderness is adjusted to include the approximately 293.2 acres of land depicted on the Map for addition to the Mount Nebo Wilderness. The Utah Wilderness Act of 1984 (Public Law 94-428) shall apply to the land added to the Mount Nebo Wilderness pursuant to this subsection.

SEC. 3. MAP.

(a) **DEFINITION.**—For the purpose of this Act, the term "Map" shall mean the map entitled "Mt. Nebo Wilderness Boundary Adjustment", numbered 531, and dated May 29, 2001.

(b) **MAP ON FILE.**—The Map and the final document entitled "Mount Nebo, Proposed Boundary Adjustments, Parcel Descriptions (See Map #531)" and dated June 4, 2001, shall be on file and available for inspection in the office of the Chief of the Forest Service, Department of Agriculture.

(c) **CORRECTIONS.**—The Secretary of Agriculture may make technical corrections to the Map.

SEC. 4. TECHNICAL BOUNDARY ADJUSTMENT.

The boundary of the Mount Nebo Wilderness is adjusted to exclude the approximately 21.26 acres of private property located in Andrews Canyon, Utah, and depicted on the Map as "Dale".

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Nevada (Mr. GIBBONS) and the gentleman from Massachusetts (Mr. MCGOVERN) each will control 20 minutes.

The Chair recognizes the gentleman from Nevada (Mr. GIBBONS).

Mr. GIBBONS. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, H.R. 451, the Mount Nebo Wilderness Boundary Adjustment Act, was introduced by the gentleman from Utah (Mr. HANSEN), who also serves as the chairman for the Committee on Resources, to resolve an ongoing dispute over access to several small water systems located in a Forest Service wilderness area in Juab County, Utah.

In 1984, Congress passed the Utah Wilderness Act, which designated 800,000 acres of wilderness on Forest Service lands in Utah. One of those areas was the Mount Nebo wilderness area. Unfortunately, due to a clerical error, several small water systems, springs, pipelines, and collection boxes were erroneously included in the wilderness boundary. These water systems supplied the towns of Nephi and Mona, Utah, with most of its culinary water. Because of the wilderness designation, access to these systems was restricted, even for routine maintenance. Since that time, these systems have deteriorated due to lack of that very needed maintenance.

After years of trying to reach a solution through administrative means, Juab County and the Forest Service concluded that a legislative boundary adjustment was necessary to exclude these water developments and the private inholdings in that area. This bill, Madam Speaker, accomplishes that purpose.

In the Committee on Resources an amendment was accepted which reduced the number of acres impacted by nearly one-third. The committee also removed water language that some found objectionable. The committee made additional adjustments to include roadless Forest Service lands as wilderness to compensate for the lands removed, resulting in a net increase of 13 acres to the 800,000 acre previously designated wilderness area. The end result is that Nehi City and the Town of Mona will have access to their historic water developments, private inholdings have been removed from the wilderness area, and the Forest Service will have a wilderness area with less human intrusion and fewer access issues.

Madam Speaker, I urge the passage of H.R. 451.

Madam Speaker, I reserve the balance of my time.

Mr. MCGOVERN. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, H.R. 451 would adjust the boundaries of the Mount Nebo wilderness on the Uinta National Forest in Utah by removing approximately 279 acres and adding approximately 293 acres. The nine parcels to be excluded from wilderness include mines, private property, and water transmission and storage facilities.

Under existing law, water system operator permittees must get permission from the Regional Forester to main-

tain their systems by motorized access. Complying with stringent guidelines for wilderness management, the Forest Service has not routinely granted these requests. H.R. 451 addresses the difficulties encountered by these operators by "cherry stemming" these areas out of the wilderness.

While amendments in committee significantly improve the bill, it still lacks language that would restrict motorized use in areas removed from wilderness to repairing or maintaining existing facilities operating under current special use permits. Without this language, H.R. 451 could lead to more widespread use of motorized vehicles in and around the wilderness and make boundary management difficult.

We believe changes to wilderness boundaries and management should not be made lightly or done routinely. Wilderness bills are the result of lengthy, carefully crafted negotiations. Areas included and excluded from wilderness are rarely accidental. Legislation that overrides the Wilderness Act undermines the Act and degrades wilderness value. H.R. 451 addresses a unique situation, and we will not object to it. However, we hope it will not serve as precedent for future modifications to congressionally designated wilderness boundaries. We also hope that, rather than moving bills that remove land from the National Wilderness Preservation System, the committee will focus on moving bills that add significant acreage of wilderness to the system.

Madam Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. GIBBONS. Madam Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Nevada (Mr. GIBBONS) that the House suspend the rules and pass the bill, H.R. 451, as amended.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

CONVEYANCE OF CERTAIN BLM LANDS IN CARSON CITY, NEVADA

Mr. GIBBONS. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 271) to direct the Secretary of the Interior to convey a former Bureau of Land Management administrative site to the city of Carson City, Nevada, for use as a senior center.

The Clerk read as follows:

H.R. 271

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,